UNITED STATES DISTRICT COURT

DISTRICT OF MASSACHUSETTS (EASTERN DIVISION)

Comcast of Georgia/Massachusetts, Inc.	\ \	C N 04 10414 DCI
and Comcast of Middletown, Inc. and	ľ	Case No.: 04-cv-10414-RCL
Comcast of Boston, Inc. and Comcast of		
California/ Massachusetts/ Michigan/Utah,	!	
Inc. and Comcast of Maine/New		AFFIDAVIT OF JOHN M.
Hampshire, Inc. and Comcast of		MOLATICIH IN INCUMPARTAE
Massachusetts I, Inc. and Comcast of		MCLAUGHLIN IN SUPPORT OF
Massachusetts II, Inc. and Comcast of		MOTION TO AMEND COHEDINANC
Massachusetts III, Inc. and Comcast of	r 1	MOTION TO AMEND SCHEDULING
Massachusetts/New Hampshire/Ohio, Inc.		ODDED
and Comcast of New Hampshire, Inc.)	ORDER
	!	
Plaintiffs,		
1 minutes,		
vs.)	
Joseph Amaro, Dimas Amaro, and Joseph		
Amaro and Dimas Amaro, Jointly d.b.a.		
CABLEJOINT and D's Electronics		
D 6 1 4		
Defendants		

Now comes the affiant, and makes this his sworn statement, under the pains and penalties of perjury, of his own personal knowledge.

FACTUAL ASSERTIONS

- 1. I am counsel for the Plaintiffs in this Action.
- 2. A recent, scheduled deposition of the father of the Defendants had to be canceled just prior to the date of the deposition when I was informed by Defendant's counsel that this individual claims to be in need of a Portuguese translator.

- 3. A translator was not immediately available and this deposition has yet to be definitively rescheduled due to the fact that the Comcast individual responsible for this Action was married on May 5, 2005 and she will be on her honeymoon/vacation for a few weeks.
- **4.** I conferred with Defendant's counsel as to this motion and the Defendants fully assent to this motion.

Subscribed and sworn to, under the pains and penalties of perjury,

May 5, 2005

/s/John M. McLaughlin